Whistleblower Policy
**Objective**

Bristlecone is committed to conducting its business, in every country of operation, in accordance with applicable laws, rules, regulations, the highest standards of business ethics, honesty and integrity. To this end, Bristlecone has a clearly articulated ‘Code of Conduct’ and other Governance Policies that set forth the principles and standards that should govern the Company, its Directors, Employees, Contractors and any other stakeholder (collectively, ‘Stakeholders’), as applicable. Any actual or potential violation of these principles and standards, however insignificant or perceived as such, is a matter of serious concern.

This Whistleblower Policy is intended to encourage and enable Stakeholders, without the fear of retaliation, to raise concerns regarding suspected or known unethical and/or illegal conduct or practices on a confidential and, if desired, anonymous basis, so that the company can address and correct inappropriate conduct.

**Applicability**

This policy is applicable to all full and part time as well as contractual employees of Bristlecone.
Protected Disclosure

Any communication made in good faith under the Whistleblower Policy that discloses or reveals information that may evidence illegal or unethical behavior, actual or suspected fraud, violation of the Company’s Code of Conduct or Corporate Governance Policies, or any improper activity whatsoever will be considered a ‘Protected Disclosure.’

Scope

A Whistleblower can make a Protected Disclosure under this policy related to the following issues:

- Financial, accounting or auditing irregularities or misrepresentations
- Fraud, theft, bribery and other corrupt business practices
- Antitrust or insider trading violations including reporting of instances of leaks of unpublished price sensitive information
- Significant environmental or safety issues
- Illegal discrimination or harassment
- Improper use of company assets
- Actual or potential conflicts of interest
- Violation of applicable laws or regulations or of the Code of Conduct

Ethics & Governance Committee

Bristlecone has established an Ethics and Governance Committee (‘E&GC’) to address any Protected Disclosure reported under the Whistleblower Policy. The E&GC will have such members as are nominated by the Board. The E&GC members will be unbiased and have a duty of fairness, objectivity, thoroughness, ethical behavior, and must observe applicable legal and professional standards. They will be responsible for understanding that all Protected Disclosure are of a sensitive nature, will maintain the confidentiality of all relevant information concerning the Protected Disclosure, and ensure that the privacy of all parties especially the Whistleblower and the ‘Subject(s)’ of the investigation, are respected.

Procedure

- All Protected Disclosures should be addressed to the Ethics Helpline Provider or to the Ethics & Governance Committee (refer Annexure 1.0) or the Chairman of the Board (refer Annexure 2.0). The Whistleblower can make Protected Disclosure via three (3) reporting channels:
  - Ethics Web Portal
  - Ethics Helpline
  - Email
  
  Please refer to Annexure 3.0 for channels available to make a whistleblower complaint

- The Whistleblower may choose to share his / her details with the Ethics Helpline (refer Annexure 3.0) while making a Protected Disclosure.

- If a Protected Disclosure is received by any Executive(s) of the Company, it should be forwarded to the E&GC for further action. Appropriate care must be taken to keep the identity of the Whistleblower confidential within the Company. It should, however, be shared with the E&GC.
• The Ethics Helpline provider will prepare an incident report, to be shared with the E&GC within two (2) business days

• In case any member of the E&GC has a perceived or potential conflict of interest with respect to the Protected Disclosure, the incident report will be shared with the Mahindra Group Ethics Committee directly.

• Protected Disclosures should be factual, not speculative or conclusive and should contain as much specific information as possible to enable proper assessment.

• The Whistleblower’s role is that of a reporting party with reliable information. A Whistleblower is not required or expected to act as an investigator, nor can he/she determine the appropriate corrective or remedial action that may be warranted in a given situation.

• Whistleblowers should not act on their own in conducting any investigative activities, nor do they have the right to participate in any investigative activities other than as requested by E&GC or any Company-appointed investigators.

Protected Disclosures pertaining to sexual discrimination or harassment should be made in writing. Such disclosures will be forwarded to the appropriate committee in the Company.

Code Champions

The Code Champions is an Employee Resource Group that could be the first level of approach for employees faced with an ethical dilemma. Prior to making a report, if the employee is faced with a situation that he/she is unsure of, they can reach out to the Code Champions. They can provide clarity to employees in conflicting situations and guide them to take the appropriate action.

Disqualifications

Bristlecone will conduct an investigation of the Protected Disclosure that is reasonable and appropriate under the circumstances. However, the Company reserves the right to not investigate under the following circumstances:

• Complaints pertaining to compensation, performance evaluation or any other Human Resources related issues which do not indicate a violation of the Code of Conduct or Ethics and Governance Policies

• Customer Complaints, unrelated to scope of this policy

• Complaints made without the following information which should be considered mandatory:
  o Name, title and location of the Subject(s) of the investigation
  o Detailed description of the incident
  o Location and time/duration of the incident(s)
  o Specific evidence or source of evidence(s)

Investigation

a. Bristlecone will investigate the Protected Disclosure that is reasonable and appropriate under the circumstances.
b. A preliminary review will be performed for all Protected Disclosures. Based on the findings of the preliminary review, the E&GC will decide whether a deeper investigation is warranted.

c. If the Protected Disclosure is reported to the Chairman of the Board, he/she may consult with the E&GC. The Chairman may consider appointing an external agency or the Statutory/Internal Auditor of the Mahindra & Mahindra to investigate the matter, as he/she may deem fit. The Protected Disclosure can also be shared with the E&GC for necessary action, depending on its nature and scope. The Chairman may also ask an appropriate employee of the Company to carry out the investigation such as, for example, a member of People & Culture Team. In case of a Conflict of Interest involving a member of the E&GC, the Chairman has the authority to exclude the conflicted member and ask the remaining members to investigate the matter.

d. The E&GC may, at their discretion, consider involving any internal or external ‘Investigators’, depending upon the circumstances or severity of the Protected Disclosure.

e. The E&GC’s decision to investigate is, by itself, not an accusation and should be treated as a neutral fact-finding process. The outcome of the investigation may or may not conclude that an improper or unethical act was committed.

f. To the extent reasonably possible, the identity of an accused party and the Whistleblower will be kept confidential during the course of the investigation.

g. Perpetrators (employee against whom the complaint has been made) will have a duty to co-operate with the E&GC or any of the Investigators during an investigation.

h. Perpetrators have a responsibility not to interfere in the investigation. Evidence will not be withheld, destroyed or tampered with and witnesses (to the extent their identities are disclosed) will not be influenced, coached, threatened or intimidated by the Perpetrators.

i. Perpetrators will be given the opportunity to respond to material findings of an investigation. No representative of the Whistleblower, whether legal or otherwise, will be permitted to participate in the investigation process.

j. Perpetrators and Whistleblowers will be informed of the outcome of the investigation – by way of email or via the portal.

k. The Company will use its best efforts to complete any investigation within a reasonable time and will endeavor to do so within ninety (90) calendar days of the Company’s receipt of the Protected Disclosure.

Investigators

a. Investigators will conduct any investigation as a fact-finding process within the appropriate bounds as determined by the nature of the Protected Disclosure. Investigators will derive their authority and access rights from the E&GC.

b. Investigators may draw upon technical and other resources as necessary to facilitate the investigation. All Investigators will receive the appropriate training and experience and be independent and unbiased both in fact and as perceived. Investigators have a duty of fairness, objectivity, thoroughness, ethical behavior and must observe appropriate legal and professional standards.

c. Investigations will be launched only after a preliminary review by the E&GC, which has established that.
i. the alleged act constitutes improper or unethical conduct; and
ii. the allegation is supported by information specific enough to warrant further investigation under the circumstances. After the preliminary review, the E&GC will decide on the nature and scope of any further investigation that may be conducted

Protection / Retaliation

a. The Company condemns any kind of discrimination, harassment, victimization or any other unfair employment practice against any Whistleblower. The Whistleblower will be protected against any unfair practice, retaliation, threat or intimidation, including any direct or indirect use of authority to obstruct the Whistleblower’s right to continue to perform his duties or functions. The Company will protect the Whistleblower during the course of investigation, although any such protection(s) may terminate if the allegations contained in the Protected Disclosure are determined to be false, misleading or frivolous.

b. A Whistleblower’s abuse of the protection described above may warrant disciplinary action.

c. All witnesses involved in any investigation of Protected Disclosure will also, as appropriate, be protected in the same fashion as the Whistleblower.

d. The identity of the Whistleblower(s) will be kept confidential unless otherwise required by law, in which case the Whistleblower(s) will be informed that his/her identity will not be kept confidential.

e. A Whistleblower may report any violation of the preceding clause to the E&GC, who will investigate the alleged violation and recommend suitable action.

f. Protection under this Policy does not mean blanket protection from disciplinary action arising from false, misleading or frivolous allegations.

g. The making of one or more false, misleading or frivolous Protected Disclosure may result in discipline against the employee up to and including termination of services.

Decision

If an Investigation leads the E&GC to conclude that illegal or unethical behavior, fraud, the violation of the Company’s Code of Conduct or any relevant policy, or that any wrongful, improper or illegal activity has taken place, the E&GC will recommend that the Company take appropriate disciplinary or corrective action up to and including termination of employment.

Retention of Document

All written Protected Disclosures and the results of any related Investigation will be retained by the Company for a minimum of seven (7) years. All complaints made outside of the portal will be moved to the portal to ensure all documentation is appropriately saved for review.

Review and Amendment

The Company reserves the right to amend or modify this Policy, in whole or in part, at any time as appropriate.
Annexure

Annexure 1.0 – Composition of the E&GC

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<thead>
<tr>
<th>Sr. No.</th>
<th>Name</th>
<th>Designation</th>
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<tbody>
<tr>
<td>1</td>
<td>Lisa Lesko</td>
<td>Chief People Officer (Chief Ethics Officer)</td>
</tr>
<tr>
<td>2</td>
<td>Padam Pandit</td>
<td>Chief Financial Officer</td>
</tr>
<tr>
<td>3</td>
<td>Shipra Sharma</td>
<td>Senior Director, Analytics &amp; AI</td>
</tr>
<tr>
<td>4</td>
<td>Pravin Pande</td>
<td>Vice President, SAP</td>
</tr>
<tr>
<td>5</td>
<td>Usha Murthy</td>
<td>Director, People &amp; Culture</td>
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Annexure 2.0 – Chairman of the Board

Ulhas Yargop (Chairman)
Email: ulhas.yargop@bristlecone.com

Annexure 3.0 – Channels for Whistleblower Complaints

<table>
<thead>
<tr>
<th>Reporting Channel</th>
<th>Contact Details</th>
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| Hotline           | India: 000 800 100 4175  
                       USA: 800 461 9330  
                       Canada: 1 800 235 6302  
                       Costa Rica: +506 4000 3876  
                       Mexico: 001 866 376 0139 / 800 681 6945  
                       Germany: 0800 181 2396  
                       Switzerland: 0800 838 835  
                       UK: 0 808 189 1053  
                       Malaysia: 1548770383  
                       Singapore: 800 852 3912  
                       UAE: 8000 3570 3169 |
| Email             | ethics@bristlecone.com           |